EXHIBIT D

Exhibits: 19-24 Volume 1, Pages 1-117

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE

KNOXVILLE DIVISION

LEWIS COSBY, KENNETH R. MARTIN, as beneficiary of the Kenneth Ray
Martin Roth IRA, and MARTIN
WEAKLEY on behalf of themselves
and all others similarly situated
Plaintiffs

VS.

Docket No. 3:16 CV 00121

KPMG, LLP

Defendant

VIDEOTAPED DEPOSITION OF ERIC MONTAGUE
Friday, April 5, 2019, 8:04 a.m.
Sidley Austin LLP
60 State Street
Boston, Massachusetts

------Reporter: David A. Arsenault, RPR-----Farmer Arsenault Brock LLC
Boston, Massachusetts

617.728.4404

- Q. When did this friend reach out to you about the lawsuit?
 - A. I think it was early February 2018.
- Q. At that time when he reached out around February --

Did you say 2018?

7 A. 2018.

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- Q. -- 2018, had you heard anything about the lawsuit before?
- 10 A. No, I hadn't.
- Q. Did he tell you anything about the lawsuit at that time?
 - A. No.
- Q. Can you describe the circumstances that led your actually becoming involved in the lawsuit?

MS. POSNER: Objection. Don't convey any attorney-client privileged communications.

- A. Can you explain what you mean by the question?
 - ${\tt Q.}$ You know what, I'll rephrase it.

21 Why do you want to sue KPMG?

A. As a former auditor, I have had a lot of integrity. I believe people relied on those financial statements, and they misled the entire

investor group and they should be held accountable for that.

- Q. What is your basis for saying that KPMG misled investors?
- A. It's my understanding that there was assets that they paid about \$2 million for, they reported on financial statements over \$400 million. And they issued clean opinions related to the value of those assets.
 - Q. Do you know anything about KPMG's audits?
- A. No, I don't.

- Q. So when you heard from your friend about this case, what was the next thing that happened in terms of your getting involved in it?
- MS. POSNER: Just don't disclose any attorney-client privileged communications.
- A. I communicated with Gordon Ball, put my name on the list.
 - Q. I'm not asking about the conversation.
- 20 MS. POSNER: Don't convey the 21 conversation.
- A. I put my name on the list and then I hadn't
 heard back from him, other than he let me know there
 was a motion to dismiss at one point in time.

- Q. I'm not going to ask about your communications with the attorneys. I'm assuming the privilege will be asserted for that. It is okay to tell me that you had a conversation. I'm not going to ask you about what you talked about.
 - A. That was about it. But then recently they were looking for new class reps because the previous class reps apparently had conflicts and weren't able to represent anymore, so I said I was happy to help.
 - Q. Have you spoken to anyone other than lawyers for the plaintiffs about your involvement in this case?
 - A. I have not.

- Q. So at what point in time did you decide that you do want to be a plaintiff in this lawsuit?
- A. Like I said, as a former auditor I felt, I almost feel a duty to the shareholders. Working towards the CPA exam and passing that and becoming certified was something I didn't take for granted. And when asked if I would fill the role, I said I was happy to.
 - Q. I'm asking when that was.
- A. Oh, when. I thought you said -- I think that was February or early March 2019.

- Q. Do you have a plan for periodically speaking with Mr. Cosby and Mr. Ziesman about this case?
 - A. We do not have a specific plan.

- Q. In Exhibit 5 you indicate that you will actively monitor your counsel in this litigation. How will you do that?
- A. I plan on reaching out to Laura from time to time to see how the case is progressing. At this point Laura has kept us apprised of any motions or things that have happened in the case, so just open communication.
- Q. If you are allowed to become a class representative in this case, what do you understand that your duties will be?
- A. My duties will be to represent the shareholder group and to try to get the best settlement that's best for everyone involved and to oversee the attorneys to make sure they are acting in the best interest of the shareholder group.
- Q. Have you ever served as a representative of a class in any prior case?
 - A. No, I haven't.
 - Q. Have you ever applied to be considered to

- Q. Did you ever hear an allegation that management of Miller Energy acted in a self-interested manner?
- A. No.

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- Q. Did you ever hear an allegation that Miller Energy failed to communicate candidly with all shareholders on an even playing field?
- A. No.
- Q. Did you ever hear an allegation that Miller Energy engaged in reckless and chaotic behavior?
- A. No.
- Q. Did you ever hear an allegation that Miller
 Energy made spectacularly poor decisions?
 - A. No.
- Q. Would it surprise you to hear that all of
 these allegations were made in SEC filings that were
 filed publicly prior to when you purchased the
 stock?
 - A. Not based on what I know today.
 - Q. If you had known about those things, would you have still bought the stock?
- MS. POSNER: Objection.
- A. Probably not.
- Q. Did you ever hear of the allegation that

- 1 MR. BALLARD: Objection to the form.
- 2 A. No.

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- Q. At any point in time when you were holding Miller Energy stock or electing to purchase Miller Energy stock, did you have a reason to believe that the valuation of Miller Energy's Alaska Assets were overvalued?
 - A. No.
- Q. Would you have purchased Miller Energy stock if you had known its financial statements were inaccurate?
 - MR. BALLARD: Objection to form.
- 13 A. Probably not.
- Q. If you had known that Miller Energy's
 financial statements were fraudulent, would you have
 purchased?
- MR. BALLARD: Objection.
- 18 A. Probably not.
- MS. POSNER: I have no further questions pending anything from counsel.
- 21 MR. BALLARD: We are done. Thank you.
- THE VIDEOGRAPHER: The time is 11:13
- 23 a.m. The deposition is concluded. We are off the
- 24 record.